Case number	Case	number
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UNITED STATES BANKRUPTCY COURT

EASTERN DISTRICT OF WASHINGTON						
Debtor proposes the following:	✓ ORIGINAL	☐ (Seq #) AMENDED CHAPTER 13 PLAN List below the parts of the plan that have been changed.				
Local Form 2083 Chapter 13 Plan		(Effective 12/1/17				
Chapter 13 Fian		(Effective 12/1/17)				

Part 1: **NOTICES**

To All Parties in Interest:

Orders to avoid liens and to value property must be sought by separate motion, objection, or adversary proceeding in accordance with the federal and local bankruptcy rules.

As used in this plan, the term "debtor" means the debtor, and if a joint bankruptcy case, it also means the joint debtor. In a case with joint debtors, where a plan provision applies to only one debtor, that plan provision shall specifically so state, and shall state the full name of the joint debtor to whom that provision solely applies.

To Debtor:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with federal rules, local rules and judicial rulings may not be confirmable.

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one.

A creditor who wishes to oppose the plan may do so by filing a timely objection to the plan. Any objection must be in writing, filed with the court and served upon the debtor, debtor's counsel (if any), and the Chapter 13 Trustee (the "trustee") no later than seven (7) days prior to the hearing on confirmation. The provisions of the confirmed plan will bind the debtor and each creditor, whether or not they have filed a proof of claim.

A proof of claim must be filed by or on behalf of each creditor, including secured creditors, in order for that creditor to be paid by the trustee pursuant to the terms of the plan. The trustee will treat the amount stated on the filed proof of claim as the amount of a secured creditor's claim unless otherwise ordered by the court. Unsecured claims shall be allowed as filed and treated as provided herein unless otherwise ordered by the court. See the Notice of Chapter 13 Bankruptcy Case (Official Form 3091) for the claims bar date, which is the date by which a proof of claim must be filed in order to be treated as timely.

Certain pre-confirmation distributions are authorized to be made by the trustee based on provisions in the plan. Once the plan is confirmed, and plan payments have been made by the debtor, the trustee will make disbursements to creditors pursuant to the confirmed plan. When no proof of claim is filed, no post-confirmation distributions will be made, except as otherwise ordered by the court, or provided by local rule.

DEBTOR MUST CHECK ONE BOX BELOW. IF THE "NOT INCLUDED" BOX, OR IF BOTH BOXES ARE CHECKED, ANY NONSTANDARD PROVISION SET OUT IN PART 8 (OR ELSEWHERE IN THE PLAN) WILL NOT BE EFFECTIVE.

NONSTANDARD PROVISIONS (PART 8)	☐ Included	✓ Not included	
	•		

Part 2: PLAN PAYMENTS AND LENGTH OF PLAN

2.1 Debtor shall pay the trustee as follows:

\$1,200.00 each month for first 60 month(s), commencing not later than 30 days after the date of the filing of the plan or the order for relief, whichever is earlier.

2.2 Debtor

☐ Commits

✓ Does not commit

All tax refunds to funding of the plan, except to the extent otherwise subject by law to setoff, recoupment, or alternative disposition.

2.3 Debtor commits the following other income and assets to funding of the plan:

DATE SOURCE **AMOUNT**

Debtor	Nathaniel J. LEE, Jr. Kristi L. LEE	Case number	
	<u>DATE</u>	SOURCE	*
2.4 From fu		sbursements in the sequence set forth below exc	
		R TYPE/CLAIM	SUBPART NO.
	Cost of Administration - Attorney Fe		4.1
	Continuing Claims - Domestic Suppo		4.2.2
	Secured Claims that Extend Beyond		3.2.1
	Executory Contracts & Unexpired Losecured Claims to be Paid by the Tru		6.1 3.2.3, 3.2.4
	Arrearage/Defaults	ustee within Term of Plan	3.2.3, 5.2.4
	Priority Claims (Other than Cost of A	A desinistration)	4.2.3, 4.3
	Separately Classified Nonpriority Un		5.1
	Unsecured Claims - Timely Filed	isecured Claims	5.2.1
	Unsecured Claims - Tardily Filed		5.2.2
availabl A montl aggrega as set ou	e. Claims within a particular class which cally payment of less than \$15.00 on any pate amount of accumulated funds is \$15.00 at for distribution, estimated or applied for	ke disbursements to all classes, the funds will be deannot be paid the proposed disbursements shall be ricular claim need not be distributed, but may be or more. For each distribution period, the trustee is attorney's fees as projected costs of administration	e paid a pro rata share of the funds available. accumulated and distributed each time the is permitted to hold back, in the same manner on.
		ion of the plan, the trustee is authorized to make mamount of the monthly disbursement set forth in su	
to be pa	id by the trustee pursuant to the terms of the	must be filed by or on behalf of a creditor, includi he plan. The trustee will treat the amount stated or ned by order of the court. Unsecured claims shall b	the filed proof of claim as the amount of a
2.5 This pl	an is 100% Plan	y Base Plan/Base Amount \$	72,000.00
ultimate	ly insufficient to pay those creditors requi/unexpired lease, arrearage/default, priorit	of payments to be made to the trustee over the enti- red to be paid in full under the plan, (i.e., administry and separate classification claims), the base amount	trative expenses and/or secured, executory

2.6 Plan Term Payments shall be made over a period of not less than 36 months nor more than 60 months, unless debtor pays all creditors in full in less than the applicable commitment period. Estimated length of plan is **60** months.

Part 3: TREATMENT OF SECURED CLAIMS

3.1 GENERAL

- 3.1.1 Secured creditors, other than governmental units, shall not assess any late charges against the debtor if payments to the secured creditor, pursuant to the plan, are current.
- 3.1.2 Secured creditors, other than governmental units, may assess only items against the debtor that are permitted to be charged under the contract. If a creditor charges any other fee or cost against the debtor, such creditor shall file and serve notice of the fee or cost on the debtor, the attorney for the debtor, and the trustee. Such notice shall be filed as a supplement to the holder's proof of claim and served no later than 180 days after the fee or cost is assessed.
- 3.1.3 Secured creditors, other than governmental units, shall file as a supplement to the holder's proof of claim and serve on the debtor, the debtor's attorney and the Chapter 13 Trustee, no later than 21 days before a payment in the new amount is due, notice of any change in the payment amount, interest rate, or escrow amount adjustment, prepared on Official Form 410S (Notice of Mortgage Payment Change).
- Notices, statements, or other information provided in accordance with subparts 3.1.2 or 3.1.3, will not be considered by the court to 3.1.4 violate the automatic stay.

- **3.1.5** Governmental units acting as secured creditors shall comply with federal, state, and other governmental laws and regulations when: assessing fees, charges and costs against the debtor; and when applying payments received.
- **3.1.6** Debtor shall keep any collateral continuously insured in accordance with the terms of the original obligation with the creditor until the amount of its secured claim is paid.
- 3.1.7 Each creditor shall retain its lien or other interest in property vesting in the debtor until payment in full of the underlying debt or discharge under 11 U.S.C. § 1328.
- 3.1.8 Secured creditors, other than governmental units, shall immediately credit funds received pursuant to Part 3 to the postpetition, monthly payment obligation. Funds shall be applied to the next post-petition payment due under the terms of the loan contract. Secured creditors shall not assess a late charge unless the debtor fails to make a full or timely payment to the trustee under the plan that causes a delay in the trustee's disbursement of the monthly payment amount set forth below. Failure to comply with the terms of this subpart may constitute a violation of the provisions of 11 U.S.C. § 524(i).
- 3.1.9 Interest shall be paid as calculated by the trustee on a simple interest basis from the date of petition filing.

3.2 SECURED CLAIMS TO BE PAID BY TRUSTEE

3.2.1 Creditors to whom the last payments are due beyond the term of the plan shall be paid according to the terms of the original obligation as set forth below. Arrearages on such claims shall be paid in accordance with subpart 3.2.2. In the event any obligation is paid in full before the plan is complete, future funds previously devoted to such creditors will be disbursed to other creditors under the plan.

	CREDITOR	DESCRIPTION OF PROPERTY/CLAIM			MONTH PAYMENT COMMENCES		
-NONE-							
3.2.2	Creditors, provided for i	n subpart 3.2.1, shall have arrearages	cured at the interest rate and month	ly payment set fort	h below.		
	CREDITOR	DESCRIPTION OF	AMOUNT OF	INTEREST	MONTHLY		
-NONE-		PROPERTY/CLAIM	ARREARAGE	RATE	PAYMENT		

3.2.3 Creditors whose allowed secured claims will be paid within the term of the plan, shall be paid the amount of their secured claim plus interest from the date of petition filing at the interest rate and monthly payment set forth below. The amount of a creditor's secured claim shall be the amount stated as secured on a proof of claim filed by or on behalf of the creditor unless otherwise determined by order of the court upon separate motion or adversary proceeding in accordance with federal and local bankruptcy rules. To the extent that the amount of a creditor's allowed secured claim is determined to be less than the amount of its total claim, any portion of the claim in excess of the amount of its allowed secured claim will be treated as an unsecured claim and paid as provided in subpart 4.3 (Other Priority Claims), if entitled to priority under 11 U.S.C. § 507, or if not, as provided in subpart 5.2 (Unsecured Claims).

CREDITOR	DESCRIPTION OF PROPERTY	TOTAL CLAIM	SECURED CLAIM	INTEREST RATE	MONTHLY PAYMENT	MONTHLY PAYMENT COMMENCES
WSECU	2011 Buick Regal	\$3,500.00	\$3,500.00	5%	\$200.00	August, 2019

- **3.2.4** Creditors whose claims listed were either:
 - (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor, or
 - (2) incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. The claim amount stated on a timely filed proof of claim controls unless otherwise ordered by the court.

CREDITOR	DESCRIPTION OF	TOTAL CLAIM	SECURED	INTEREST	MONTHLY	MONTHLY
	PROPERTY		CLAIM	RATE	PAYMENT	PAYMENT
						COMMENCES
Buy Here, Pay Here	2007 Lincoln	\$4,200.00	\$4,200.00	5%	\$200.00	August, 2019

3.3 SECURED CLAIMS TO BE PAID BY THE DEBTOR

Creditors whose claims are secured by real property, where the debtor's obligations are current as of the date of the petition filing, shall be paid directly by the debtor according to the terms of the original obligation at the interest rate and monthly payment set forth below.

Debtor	Nathaniel J. LEE, Jr. Kristi L. LEE	Case number				
CREDITOR	ADDRESS & PARCEL NUMBER	TOTAL CLAIM	PROPERTY VALUE	INTEREST RATE	MONTHLY PAYMENT	FINAL PAYMENT DATE
-NONE-						
3.4 SURREND	ER OF COLLATERAL					
	nders the collateral securing the claims of the					

Debtor surrenders the collateral securing the claims of the following creditors in satisfaction of the secured portion of such creditor's claim. To the extent the collateral does not satisfy such creditor's claim, the creditor shall be treated as the holder of an unsecured claim and paid as provided in Part 4, if entitled to priority under 11 U.S.C. § 507, or if not, as provided in subpart 5.2 (Unsecured Claims). The entry of the order confirming the plan shall terminate the automatic stay of 11 U.S.C. § 362(a) as to the collateral surrendered, thereby allowing recovery and disposition of such property according to applicable non-bankruptcy law, and shall terminate the codebtor stay of 11 U.S.C. § 1301(a), thereby allowing recovery against the codebtor according to applicable non-bankruptcy law. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5.

NAME OF CREDITOR COLLATERAL COLLATERAL VALUE
-NONE-

3.5 AVOIDANCE OF JUDICIAL LIENS IMPAIRING AN EXEMPTION

In order to avoid judicial liens or non-possessory, non-purchase money security interests, the debtor must file a separate motion under 11 U.S.C. § 522(f). Any claim on which the lien is avoided shall be treated as the holder of an unsecured claim and paid as provided in Part 4, if entitled to priority under 11 U.S.C. 507, or if not, as provided in subpart 5.2. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim in subpart 3.2.3. Debtor intends to file such a motion with respect to the following:

CREDITOR VALUE AND DESCRIPTION OF PROPERTY EXEMPTION IMPAIRED -NONE-

3.6 LIEN DISPUTES

To determine the validity, priority or extent of a lien secured by the debtor's real property, the debtor must file an adversary proceeding pursuant to F.R.B.P. 7001. Unless otherwise ordered by the court, any claim on which the lien is avoided shall be treated as an unsecured claim not entitled to priority and paid as provided in subpart 5.2. Debtor intends to file such an adversary proceeding with respect to the following:

to priority and paid as provided in subpart 5.2. Debtor intends to file such an adversary proceeding with respect to the following:

CREDITOR

VALUE AND DESCRIPTION OF INTEREST

AMOUNT OF SENIOR LIENS

-NONE-

Part 4: TREATMENT OF COSTS OF ADMINISTRATION AND PRIORITY CLAIMS

4.1 COSTS OF ADMINISTRATION

- **4.1.1** The trustee shall be paid the percentage fee fixed under 28 U.S.C. § 586(e)(1)(B).
- **4.1.2** The attorney for the debtor shall be paid:

A flat fee of \$___, based on the flat fee agreement between the debtor and the attorney in accordance with Local Bankruptcy Rule ("LBR") 2016-1(d) and of which \$___ shall be paid by the trustee as set forth below in subpart 4.1.3.

Estimated fees and costs of \$7,950.00 in an amount to be proven, and allowed by the court, and of which \$7,500.00 shall be paid by the trustee as set forth below in subpart 4.1.3. This is in addition to the compensation earned pre-petition and filing fees and other costs incurred pre-petition in the amount of \$450.00 plus \$310.00 filing fee.

Estimated fees shall be withheld from plan disbursements and paid by the trustee only as allowed by the court after separate application and order in accordance with LBR 2016-1(a), (b), and (c).

4.1.3 The attorney for the debtor will be paid all allowed fees in full before any priority, separate classification, general unsecured or postpetition creditors receive any money; but after payment of continuing, executory contract/unexpired lease, secured, and arrearage/default creditors, except as set forth below:

s_ per month to the attorney for the debtor for allowed fees before any priority, separate classification, general unsecured or post-petition creditors receive any money; but after payment of continuing executory contract/unexpired lease, secured and

Debtor Nathaniel J. LEE, Jr. Kristi L. LEE				Case number		
		arrearage/default cred	litors.			
		\$ per month to the	attorney for the debtor for allowed fees post-petition creditors receive any mone			
	✓		er continuing, secured and execute separate classification or general		fore pric	ority,
4.2 DOM	ESTIC S	UPPORT OBLIGATION				
4.2.1	Domes	stic support obligations	s paid directly by debtor			
-NONE-		CREDI	TOR	TOTAL MON	ITHLY P	PAYMENT
4.2.2		stic support obligations	s paid by trustee			
	To cree	ditors having post-petition ditors having post-petition powers accruing po	on claims for domestic support obligation st-petition on such obligations will be papart 4.3 (Other Priority Claims).			
-NONE-		CREDITOI	R 1	MONTHLY PAYMENT AMOUNT	МО	NTHLY PAYMENT COMMENCES
4.2.3		stic support obligations	s assigned or owed to a governmental u	nit and paid less than full am	ount	
	The all govern	lowed priority claims lis	ted below are based on a domestic suppo paid less than the full amount of the claim	rt obligation that has been assig	ned to or	
CREDIT				AMOUNT OWED		
		ORITY CLAIMS				
Chapt as dete the sa	er 13 Ban ermined b me class s	kruptcy Case, shall be p by 11 U.S.C. § 507(a), sh	as defined in 11 U.S.C. § 507, who file a said as set forth below. Unsecured creditorall be paid in full before creditors in the assecured creditors entitled to priority, who	ors entitled to priority in a class s junior class begin receiving pay	superior to ments. Pr	o those in a junior class, iority creditors within
		CREDITOR	DESCRIPTION	OF PROPERTY/CLAIM		AMOUNT OF ARREARAGE
IRS			Taxes owed (estimat	e)/\$11,600.00	N/A	_
4.4 TAXI	ES					
4.4.1	PRE-	PETITION TAX RET	URNS			
		All tax returns and ta	x reports due pre-petition have been filed	l.		
	✓	The following tax ret	urns and tax reports due as of the date of	the petition filing have been file	ed:	
	TAX A	GENCY	TYPE OF TAX	TAX PERIOD		DATE RETURN WILL BE FILED
	I	RS	1040 (Husband)	2015/2016		7-30-19
4.4.2	POST-P	ETITION TAXES				
			on tax returns/tax reports and pay all post	-petition taxes as they come due	e.	
4.4.3	POST	-PETITION TAX CLA	AIMS			
			U.S.C. § 1305 that become payable to a ppart 4.3 (Other Priority Claims).	governmental unit while the case	se is pend	ing shall be treated as
Part 5:	TREAT	MENT OF NONPRIO	RITY UNSECURED CLAIMS			
			AIMS SEPARATELY CLASSIFIED			

Case number

Unsecured creditors not entitled to priority, separately classified pursuant to 11 U.S.C. § 1322(b)(1), shall be paid a dividend over the term of the plan pro rata as follows. (Debtor must file with the plan an affidavit or declaration stating the basis for each separate classification.)

CREDITOR DESCRIPTION OF CLAIM AMOUNT OF CLAIM

-NONE-

5.2 NONPRIORITY UNSECURED CLAIMS NOT SEPARATELY CLASSIFIED

5.2.1 TIMELY FILED

1

Unsecured creditors not entitled to priority, who file a proof of claim within the deadline provided in the Notice of Chapter 13 Bankruptcy Case shall receive a dividend over the term of plan pro rata as follows:

Base Plan: Payment of their allowed claims to the extent of the funds remaining

after payment of administrative expenses, continuing, executory contract/unexpired lease, secured, arrearage/default, priority and

separate classification claims.

100% Plan: Full payment of their allowed claims.

100% Plan: Full payment of their allowed claims after full payment of allowed

unsecured claims, then allowed unsecured claims that are non-dischargeable under 11 U.S.C. 1328(a) shall receive pro rata payments for interest to the extent funds are available in the plan at the

interest rate set forth below.

5.2.2 TARDILY FILED

Unsecured creditors, who fail to file a proof of claim within the deadline provided in the Notice of Chapter 13 Bankruptcy Case, shall be treated as allowed claims, unless disallowed by order of the court, but shall be subordinated to timely filed claims and paid pro rata only after full payment of timely filed claims to the extent necessary for the plan to comply with 11 U.S.C. § 1325(a)(4) and 11 U.S.C. § 1325(b)(1)(B).

5.3 POST-PETITION CLAIMS

Claims filed under 11 U.S.C. § 1305 for consumer debt arising after the date of petition filing, and that are for property or services necessary for the debtor's performance under the plan, shall be treated as timely filed unsecured claims and paid as provided in subpart 5.2.1, but only if the specific claim is provided for in a modification of the plan. The claim shall be disallowed if the creditor knew or should have known that prior approval by the trustee of the debtor's incurring the obligation was practicable and was not obtained.

Part 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1 ASSUMPTIONS

Debtor assumes the following executory contracts and/or unexpired leases. Adequate assurance of future performance will be provided by the contract or lease payments being made according to the terms of the original obligation, and will be paid to such creditor by the trustee as set forth below.

CREDITOR TYPE OF AGREEMENT DESCRIPTION OF MONTHLY MONTH PAYMENT PROPERTY/CLAIM PAYMENT AMOUNT COMMENCES
-NONE-

6.2 CURE OF ARREARAGES

For executory contracts and/or unexpired leases included in subpart 6.1 that are currently in default, debtor will cure any default and compensate the other party to such contract and/or unexpired lease for any actual pecuniary loss at the interest rate and monthly payment as set forth below.

CREDITOR AMOUNT OF INTEREST RATE MONTHLY ARREARAGE PAYMENT

6.3 REJECTIONS

-NONE-

Debtor rejects the following executory contracts and/or unexpired leases and surrenders the property. Any allowed unsecured claim for damages resulting from such rejection shall be paid as provided in subpart 5.2. The entry of the order confirming the plan shall terminate the automatic stay of 11 U.S.C. § 362(a) as to the property surrendered, thereby allowing recovery and disposition of such property according to applicable non-bankruptcy law, and shall terminate the codebtor stay of 11 U.S.C. § 1301(a), thereby allowing recovery against the codebtor according to applicable non-bankruptcy law. This list of rejections is not necessarily complete. Any executory contracts and/or unexpired leases not specifically assumed in accordance with subpart 6.1 shall be deemed rejected even if not listed in subpart 6.3.

CREDITOR TYPE OF AGREEMENT DESCRIPTION OF PROPERTY/CLAIM

Debtor	Nathaniel J. LEE, Jr. Kristi L. LEE	Case number					
-NONE-	CREDITOR	TYPE OF AGREEMENT DESCRIPTION OF PROPERTY/C					
Part 7:	VESTING OF PROPERTY OF TH	E ESTATE					
Property of	the estate shall revest in the debtor up	oon confirmation of the plan, or at a later time	e or in another entity as follows:				
	Dismissal or discha	rge only.					
	Confirmation of necessary for re	f plan, except as to debtor(s) wages/morganization).	onthly income (which are				
	the case is converted to Chapter 7, 1 for the preservation and protection of		ecordance with the applicable law. Debtor shall be				
Part 8:	NONSTANDARD PROVISIONS						
ANY NONS provisions:	STANDARD PROVISION INCLUD	ED ELSEWHERE IN THE PLAN IS VOID	. The plan includes the following nonstandard				
Part 9: S	SIGNATURES						
CERTIFIC	CATE OF COMPLIANCE WITH L	AW AND LOCAL FORM 2083					
The attorne	y for the debtor (or the debtor if no at	torney) hereby certifies under penalty of perj	ury that:				
			account of each allowed unsecured claim is not less ted under Chapter 7 of the Code on such date.				
	Except for information inserted in blank subparts, and as specifically provided in Part 8, this plan conforms with the Chapter 13 Plan form set forth in LBR 2083-1.						
the oth		Jnited States Code, and with all applicable na	plan complies with the provisions of Chapter 13, with ational and local bankruptcy rules. This plan contains				
DATED:		Debtor:	/s/ Nathaniel J. LEE. Jr.				

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Attorney for Debtor: /s/ VanNoy Culpepper VanNoy Culpepper 11565

Attorney Telephone: 509-457-2490

3908 Creekside Loop #125 Yakima, WA 98902-4858

Attorney Address:

Nathaniel J. LEE, Jr.

/s/ Kristi L. LEE

Kristi L. LEE

Debtor: